	Rubenstein Law Group A Professional Law Corporation Vana L. Barbanatzin, Fig. Cal. Nov. 214077	
- 1	Yano L. Rubenstein, Esq., Cal. Bar. No. 214277 Trevor A. Caudle, Esq., Cal. Bar No. 232294 100 Pine Street, 10th Floor San Francisco, CA 94111 Telephone: (415) 277-1900	
	Facsimile: (415) 277-1900	
1	Attorneys for Defendants and Counter-Claimant, NJ Pursuits and Norman McIntosh	
	CHARLES M. LOUDERBACK (SBN 88788)	
11	THE LOUDERBACK LAW FIRM One Embarcadero Center, Suite 2300	
	San Francisco, California 94111	
	Telephone: (415) 398-7860 Facsimile: (415) 398-7863	
1	Attorneys for Plaintiff and Counter-Defendant	
	MOORTHY, RIGGS & ASSOCIATES	
3	UNITED STATES DISTRICT COURT	
4	NORTHERN DISTRICT OF CALIFORNIA	
5		
5	MOORTHY, RIGGS & ASSOCIATES, a California corporation,	CASE NO. C-04-5115 CW
7	Plaintiff,	STIPULATION AND ORDER EXTENDING FACT DISCOVERY DEADLINE
8		
,	NORMAN MCINTOSH; NJ PURSUITS	
)	Defendants.	
.	D ololidanis.	
2	NJ PURSUITS,	
3	Counter-claimant,	
1	V.	
	MOORTHY, RIGGS & ASSOCIATES,	
,	Counter-defendant.	1
	Stipulation Extending Fact Discovery Deadline (C-04-5	115 CW)

1 **STIPULATION** 2 The parties, by and through their undersigned counsel of record, stipulate to extend the 3 discovery deadline to September 16, 2005, for purposes of conducting (1) the 30(b)6 deposition of 4 Informa Research Services, Inc., as Informa's counsel, Richard C. Greenberg, Esq. is unavailable 5 on the noticed date; (2) the 30(b)6 deposition of Moorthy, Riggs & Associates as well as the 6 depositions of Suzanne Riggs and Sophia Moorthy. 7 DATED: August 5, 2005 THE LOUDERBACK LAW FIRM 8 9 By: 10 CHARLES M. LOUDERBACK Attorneys for Plaintiff and 11 Counter-Defendant MOORTHY, RIGGS & ASSOCIATES 12 13 DATED: August 8, 2005 14 15 By: Yano L. Rubenstein, Esq. 16 Rubenstein Law Group 17 A Professional Law Corporation Attorneys for Defendants and Counter-Claimant, 18 NJ PURSUITS and NORMAN McINTOSH 19 PURSUANT TO STIPULATION, IT IS SO ORDERED, 20 21 DATED: August 30, 2005 /s/ CLAUDIA WILKEN 22 By. Hon. CLAUDIA WILKEN 23 United States District Court Northern District of California 24 25 26 27 28 Stipulation Extending Fact Discovery Deadline (C-04-5115 CW) - 1